PATENT COOPERATION TREATY

	From the INTERNATIONAL BUREAU
PCT	To:
Date of mailing: 25 November 1999 (25.11.99) International application No.: PCT/JP99/02600 International filing date:	Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ÉTATS-UNIS D'AMÉRIQUE in its capacity as elected Office Applicant's or agent's file reference: YCT-413 Priority date:
19 May 1999 (19.05.99)	20 May 1998 (20.05.98)
Applicant: TAMURA, Tatsuya et al	
1. The designated Office is hereby notified of its election maximum. In the demand filed with the International prelimination of 19 May 1999 in a notice effecting later election filed with the International prelimination of 19 months from the priority Rule 32.2(b).	ary Examining Authority on: (19.05.99)
The International Bureau of WIPO	Authorized officer:
34, chemin des Colombettes 1211 Geneva 20, Switzerland	
csimile No.: (41-22) 740.14.35	J. Zahra Telephone No.: {41-22} 338.83.38

Translation

PATENT COOPERATION TREAT 109 / 700879

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference YCT-413	FOR FURTHER A	CTION		ionofTransmittalofInternational Preliminary Report (Form PCT/IPEA/416)
International application No. PCT/JP99/02600	International filing da 19 May 199	` •	,	Priority date (day/month/year) 20 May 1998 (20.05.98)
International Patent Classification (IPC) or national classification and IPC A61K 31/728, C08B 37/08, A61K 45/00, A61P 19/02 // (A61K31/725, 31:40)				
Applicant CHU	JGAI SEIYAKU K	CABUSE	IIKI KAIS	HA
 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. This REPORT consists of a total of 5 sheets, including this cover sheet. This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of 7 sheets. 				
3. This report contains indications relating to the following items: I Basis of the report II Priority III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability IV Lack of unity of invention V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement VI Certain documents cited VII Certain defects in the international application VIII Certain observations on the international application				
Date of submission of the demand		Date of co	ompletion of	this report
19 May 1999 (19.05.9	9)		12 M	lay 2000 (12.05.2000)
Name and mailing address of the IPEA/JP		Authorize	d officer	
Facsimile No.		Telephone No.		

International application No.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/JP99/02600

I.	I. Basis of the report					
1.	With	regard to	the elements of the international app	lication:*		
		the international application as originally filed				
	$\overline{\boxtimes}$	the des	cription:			
		pages		1-4,6-8,10-14,16-42	, as originally filed	
		pages			, filed with the demand	
		pages	5,9,9/1,15	, filed with the letter of	17 September 1999 (17.09.1999)	
	\square	the clai	ms:		-	
		pages		1	, as originally filed	
		pages		, as amended (together		
		pages			, filed with the demand	
		pages	2-19	, filed with the letter of		
		the drav	vince	,		
			vings.	1-10	on aniginally filed	
		pages pages			, as originally filed , filed with the demand	
		pages				
				, filed with the letter of		
	L] t	he seque	nce listing part of the description:			
		pages			, as originally filed	
		pages			•	
		pages		, filed with the letter of _	· · · · · · · · · · · · · · · · · · ·	
2.	the ir	ternation e element the lang the lang	tal application was filed, unless otherwas were available or furnished to this A guage of a translation furnished for the guage of publication of the internation guage of the translation furnished for	authority in the following languagee purposes of international search (under Re	which is:	
3.		contain	to any nucleotide and/or amino a camination was carried out on the basis ed in the international application in was gether with the international application ed subsequently to this Authority in was	vritten form. on in computer readable form.	ional application, the international	
	H		• •			
	H		ed subsequently to this Authority in contement, that the subsequently furni	•	so bound the disclosure in the	
		internat	ional application as filed has been furn			
			tement that the information recorded raished.	in computer readable form is identical	to the written sequence listing has	
4.		The am	endments have resulted in the cancella	ation of:		
			the description, pages		:	
			the claims, Nos.			
			the drawings, sheets/fig			
5.		This rep	ort has been established as if (some o	of) the amendments had not been made, single the Supplemental Box (Rule 70.2(c)).**	nce they have been considered to go	
		s report		e receiving Office in response to an invita annexed to this report since they do no		
**	Any re	eplaceme	nt sheet containing such amendments	must be referred to under item 1 and anne	xed to this report.	

International application No.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/JP99/02600

III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability	
1. The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:	e
the entire international application.	
Claims Nos	
because:	
the said international application, or the said claims Nos	
The subject matter of claim 19 relates to a method for treatment of the human body by therapy, which does not require a preliminary examination by this International Preliminary Examining Authority in accordance with PCT Article 34(4)(a)(i) and Rule 67.1(iv).	
the description, claims or drawings (indicate particular elements below) or said claims Nos are so unclear that no meaningful opinion could be formed (specify):	
the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed. no international search report has been established for said claims Nos	
2. A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions: the written form has not been furnished or does not comply with the standard. the computer readable form has not been furnished or does not comply with the standard.	1

International application No.

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

PCT/JP99/02600

tement			
Novelty (N)	Claims	2-13	YE
	Claims	1,14-18	NO
Inventive step (IS)	Claims		YE
	Claims	1-18	NO
Industrial applicability (IA)	Claims	1-18	YES
	Claims		NO

2. Citations and explanations

Document 1 [JP, 62-64802, A (Fidia S.p.A.), 23 March, 1987 (23.03.87); & EP, 216453, A & US, 4851521, A & US, 4965353, A & US, 5202431, A & US, 5336767, A; the claims; page 10, upper right column, line 11 to page 11, upper right column, line 20; page 18, upper left column, line 19 to page 20, lower left column, line 16; working examples 10-21] discloses bound products in which something like cortisone or Tiaramide that can be used in a remedy for joint diseases is bound to hyaluronic acid, medicinal drugs that contain said bound products, and a use justifying the manufacture of said medicinal drugs. Document 2 [Search for an artificial lubricant for joints based on complexes of poly(vinyl chloride) with hyaluronic acid biopolymers, (Vasilionkaitis, V.), Sint. Izuch. Fiziol. Akt. Veshchestv, Tezisy Dokl. Mezhvuz Nauchn. Konf. Uchastiem Farmakol. Latv. Est. SSR (Publisher: Vil'nyus Gos. Univ., Vilnius, USSR), 1975, 20-1; & Abstract no. 99131, Chem. Abstr. (Columbus, OH, USA), 1976, Vol. 85; see entire document] discloses the fact that polyvinylpyrolidone has therapeutic effects against joint diseases, a bound product in which polyvinylpyrolidone is bound to hyaluronic acid, a remedy for joint diseases that contains said bound product, and a use justifying the manufacture of said remedy. The subject matter of claims 1 and 14-18 is thus considered not to be novel.

Documents 1 and 2 do not contain any disclosures relating to the subject matter of claims 2-13, namely a bound product for which the binding is by means of covalent bonding, a bound product for which the remedy for joint diseases is a cyclooxygenase-2 inhibitor, an anti-rheumatic drug or a matrix metalloprotease inhibitor, and a bound product for which said matrix metalloprotease inhibitor is bound to hyaluronic acid via a spacer. Nevertheless, it is considered that selecting covalent bonding as the type of binding in a bound product is something that could be achieved by a person skilled in the art as required; moreover, document 3 [JP, 9-501183, A (Glycomed Inc.), 4 February, 1997 (04.02.97); & WO, 95/199965, A1 & EP, 690841, A & US, 5773438, A & US, 5892112, A; see entire document] discloses matrix metalloprotease inhibitors as remedies for joint diseases, document 4 [US, 5620999, A (KHANNA, Ish K. et al.), 1 April, 1997 (01.04.97); & WO, 96/03387, A1 & EP, 772601, A1; see] column 3, lines 7-36; column 99] discloses cyclooxygenase-2 inhibitors as remedies for joint diseases, and document 5 [Risks and Benefits of Low-Dosage Cyclosporin in Rheumatoid Arthritis, (PASERO, Giampiero et al.), BioDrugs, 1997, Vol. 7, No. 5, pages 376-385; see entire document] and document 6 [Methotrexate in Rheumatoid Arthritis, (MORGAN, Sarah L. et al.), 1997, Vol. 8, No. 3, pages 164-175; see entire document] disclose anti-rheumatic drugs as remedies for joint diseases. It is thus considered that, in the case of the bound products disclosed in documents 1 and 2 in which a remedy for joint diseases is bound to hyaluronic acid, it would be easy for a person skilled in the art to conceive of using one of the cyclooxygenase-2 inhibitors, anti-rheumatic drugs or matrix metalloprotease inhibitors disclosed in documents 3-6 as the remedy for joint diseases in place of that disclosed in document 1 or 2. Moreover, it is considered that it would be easy for a person skilled in the art to conceive of taking, as a spacer, part of one of the compounds used in the matrix metalloprotease inhibitors disclosed in document 3 other than the basic skeleton central to the compound's matrix metalloprotease inhibiting activity, and

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/JP99/02600

	1 C 1/31 / // 02000
Supplemental Box (To be used when the space in any of the preceding boxes is not sufficient)	
Continuation of Box V (Citations and explanations):	
then using this spacer for binding the compound to hyaluronic acid. The thus considered not to involve an inventive step.	ne subject matter of claims 2-13 is
	•
rm PCT/IPEA/409 (Supplemental Box) (July 1998)	